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9		N DIGEDICAL COLUDA	
10	UNITED STATES DISTRICT COCKT		
11	DISTRICT OF NEVADA		
12	RUTH KOLAS,	Case No.: 2:17-cv-01597-APG-NJK	
13	Plaintiff,	STIPULATION AND [PROPOSED]	
	WAL MADE STODES DIG . DOES I V	ORDER TO EXTEND DISCOVERY	
14	WAL-MART STORES INC.; DOES I-X, inclusive, and ROE CORPORATIONS I-X,	<u>DEADLINES</u>	
15	inclusive,	[FIFTH REQUEST]	
16	Defendants.		
17			
18	Plaintiff RUTH KOLAS ("Plaintiff") and I	Defendant WAL-MART STORES, INC. ("Walmart"),	
19	by and through their respective counsel of record, of	lo hereby stipulate to extend the discovery deadlines in	
20	the present case for a period of 21 days Pursuant to Local Rule IA 6-1 and Local Rule 26-4.		
21	Pursuant to Local Rule IA 6-1(a) the na	ties hereby aver that this is the fifth such discovery	
22		ties hereby aver that this is the <u>intir such discovery</u>	
23	extension requested in this matter.		
24	DISCOVERY COM	MPLETED TO DATE	
25	The parties have conducted an FRCP 26(f) conference and have served their respective		
26	FRCP 26(a) disclosures;		
27	Walmart has served written discove	ry to Plaintiff, and Plaintiff has served responses;	
28	Plaintiff has served written discover	y to Walmart, and Walmart has served responses;	

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- Walmart has deposed Plaintiff;
- Walmart has deposed Plaintiff's fact witness, Samantha Kirk;
- Plaintiff has deposed Walmart employee, Paulina Villa;
- Plaintiff has deposed Walmart employee, Luis Eduardo Perez;
- Plaintiff has deposed Walmart's Rule 30(b)(6) witnesses;
- Plaintiff has conducted a Rule 34 inspection of the premises;
- Plaintiff has deposed former Walmart employee, Rene Clemente;
- Walmart conducted a Rule 35 examination of Plaintiff;
- The parties have served expert disclosures.

DISCOVERY TO BE COMPLETED AND REASONS FOR EXTENSION OF DISCOVERY

Discovery to be completed includes:

- Deposition of Plaintiff's retained liability expert, Thomas Jennings (July 6, 2018);
- Deposition of Plaintiff's retained/treating medical expert, Dr. Hans Jorg Rosler (August 23, 2018).

The parties aver, pursuant to Local Rule 26-4, that good cause exists for the requested extension. Walmart diligently and timely sought dates for depositions for Plaintiff's retained expert witnesses, Mr. Jennings and Dr. Rosler, however, these individuals were not able to provide dates within the current discovery period closing on July 2, 2018. The earliest date for Mr. Jennings is July 6, 2018, and the earliest date for Dr. Hans Jorg Rosler is August 23, 2018. The parties therefore stipulate to extend the discovery period to encompass Dr. Rosler's earliest availability for deposition.

The parties have acted in good faith to request this extension and have no intent, nor reason, to delay the resolution of this matter.

[PROPOSED] NEW DISCOVERY DEADLINES

Discovery Cut-Off Date

Currently: July 2, 2018

1	Proposed: August 24, 2018	
2	Dispositive Motion Deadline	
3	Currently: August 8, 2018	
4	Proposed: September 24, 2018	
5	Joint Proposed Pre-Trial Order	
6 7	Currently: September 7, 2018, or 30 days after resolution of dispositive motions per	
8	Local Rule 26-1(e)(5).	
9	Proposed:, October 24, 2018 or 30 days after resolution of dispositive	
10	motions per Local Rule 26-1(e)(5)	
11	If this extension is granted, all depositions mentioned above should be concluded within the	
12		
13	stipulated extended deadline. The parties aver that this request for extension of discovery deadlines is	
14	made by the parties in good faith and not for the purpose of delay.	
15	DATED this 21st day of June, 2018 DATED this 21st day of June, 2018.	
16	/s/ David Menocal /s/ Ryan Kerbow	
17	DAVID MENOCAL, ESQ. RYAN KERBOW	
18	Nevada Bar No. 13191 Nevada Bar. No. 11403	
19	DE CASTROVERDE LAW GROUP 1149 S. Maryland Pkwy PHILLIPS, SPALLAS & ANGSTADT, LLC 504 South Ninth Street	
20	Las Vegas, NV 89104 Las Vegas, Nevada 89101	
21	Attorneys for Plaintiff Ruth Kolas Attorneys for Defendant	
22	Walmart Inc.	
23		
24	IT IS SO ORDERED:	
25		
26	UNITED STATES MAGISTRATE JUDGE	
27	DATED: June 22, 2018	
28	DATED.	